Case 1:13-cv-02772-JBW-RER Document 20 Filed 03/17/14 Page 1 of 1 PageID #: 67



EDWARDS WILDMAN PALMER LLP 750 LEXINGTON AVENUE NEW YORK, NY 10022 +1 212 308 4411 main +1 212 308 4844 fax edwardswildman.com

Katherine D. Watson

Associate +1 212 912 2937 fax +1 212 308 4844 kwatson@edwardswildman.com

March 17, 2014

VIA ECF

Hon. Ramon E. Reyes, Jr. United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re:

Felix-Williams v. Long Island College Hospital

Docket No. 13-cv-2772

Dear Judge Reyes:

On behalf of our client, Long Island College Hospital ("LICH"), I write to request that the Court schedule a settlement conference. At this point, we have received Plaintiff's responses to our first set of discovery demands, but have yet to schedule any depositions. I had a telephone conversation with Plaintiff on March 14th, during which we both agreed that a settlement conference may be beneficial at this juncture before the parties expend further resources in discovery.

Respectfully submitted,

Katherine D. Watson

cc: Ms. Lisa Felix-Williams (via email and regular mail)

Pro Se Plaintiff 37 Centre Mall, #6B

Kathen D. Watson

Brooklyn, New York 11231